JUN 2 7 2006

DECLARATION & POWER OF ATTORNEY

As a below-named inventor, I hereby declare that:

My correct city and state of residence, my post office address and my citizenship are stated below next to my name.

I believe myself to be the original, first and sole inventor (if only one name is listed below) or an original and first joint inventor (if more than one name is listed below) of the subject matter which is disclosed and claimed and for which a patent is sought on the invention entitled:

disclosed and d	disclosed and claimed and for which a patent is sought on the invention entitled:					
"Methods a	"Methods and Systems for Providing Haptic Messaging to Handheld Communication Devices"					
The specification	on of this subject m	atter:				
	is attached hereto).				
\boxtimes	was filed on June	8, 2005 as United Stat	tes Applicati	ion Number <u>1</u>	0/538,160	
	and was amended	d on	(if appli	cable).		
	was filed on Dece PCT/US2003/038	mber 8, 2003 as PCT 899	Internationa	I Application	Number	
	and was amended	d on	(if appli	cable).		
application, include do not believe to my invention the invention thereous ale in the United has not been parapplication in a representatives.	I hereby state that I have reviewed and understand the contents of the above-identified patent application, including the claims, as amended by any amendment(s) referred to above. I do not know and do not believe that the claimed invention was ever known or used in the United States of America before my invention thereof, or patented or described in any printed publication in any country before my invention thereof or more than one year prior to this application, that the same was not in public use or on sale in the United States of America more than one year prior to this application, and that the invention has not been patented or made the subject of an inventor's certificate issued before the date of this application in any country foreign to the United States of America on an application filed by me or my legal representatives or assigns more than twelve months (for a utility patent application) or six months (for a design patent application) prior to this application.					
	ccordance with 37					
I hereby claim foreign priority benefits under 35 U.S.C. §119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed.						
PRIOR FOREIG	GN APPLICATION	<u>(S)</u>	<u>Priority</u>	<u>Claimed</u>	•	ed Copy ched?
Number	Country	Month/Day/Year Filed	Yes	No	Yes	No

PROVISIONAL PATENT APPLICATION(S)

I hereby claim the ben	efit under 35 U.S.C. §119(e) of any United Stat	tes provisional application(s)
listed below:		
60/431,662	December 8, 2002	
Application Number	Filing Date	

PARENT PATENT APPLICATION(S)

I hereby claim the benefit under 35 U.S.C. §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in these prior United States application(s) in the manner provided by 35 U.S.C. §112, I acknowledge the duty to disclose material information as defined in 37 C.F.R. §1.56(a) which occurred between the filing date of the prior application(s) and the national or PCT international filing date of this application.

Application No.	Filing Date	Status (Issued, Pending, Abandoned)
Application No.	Filing Date	Status (Issued, Pending, Abandoned)
Application No.	Filing Date	Status (Issued, Pending, Abandoned)
Application No.	Filing Date	Status (Issued, Pending, Abandoned)

I hereby appoint practitioners associated with **Customer Number: 60,140** as attorneys of record with full power of substitution and revocation, to prosecute this application and transact all business in the United States Patent and Trademark Office connected therewith. If this application is assigned by me I agree and understand that the above-named attorneys will represent the assignee and not me.

Please send all correspondence and direct all telephone calls to the address associated with

Customer Number 60,140.

FULL NAME OF INVENTOR 1	FIRST Name	MIDDLE Initial(s)	LAST Name	
	Danny	A	Grant	
RESIDENCE AN CITIZENSHIP		State or Foreign Country	Country of Cit	tizenship
	Montreal	Quebec, Canada	Canada	
POST OFFICE ADDRESS	Number and Street	City	State or Country	Zip Code
	5961 de la Roche, #4	Montreal	Quebec, Canada	H2S_2C8
FULL NAME OF INVENTOR 2	FIRST Name	MIDDLE Initial(s)	LAST Name	
	Jeffrey		Eid	
RESIDENCE AN CITIZENSHIP	D City	State or Foreign Country	Country of Cit	tizenship
	Danville	California	USA	
POST OFFICE ADDRESS	Number and Street	City	State or Country	Zip Code
	105 Shadwell Drive	Danville	California	94506
FULL NAME OF INVENTOR 3		MIDDLE Initial(s)	LAST Name	
DECIDENCE AN	Shoichi		<u>Endo</u>	1.1
RESIDENCE AN CITIZENSHIP	D City	State or Foreign Country	Country of Cit	izenship
	Cupertino	California	Japan	
POST OFFICE ADDRESS	Number and Street	City	State or Country	Zip Code
	20268 Northwest Square	Cupertino	California	95014
FULL NAME OF INVENTOR 4	FIRST Name	MIDDLE Initial(s)	LAST Name	
	Erik	J	Shahoian	
RESIDENCE AN CITIZENSHIP	D City	State or Foreign Country	Country of Cit	tizenship
	San Ramon	California	USA	
POST OFFICE ADDRESS	Number and Street	City	State or Country	Zip Code
	3208 El Suyo Drive	San Ramon	California	94583
FULL NAME OF INVENTOR 5	FIRST Name	MIDDLE Initial(s)	LAST Name	
	Dean	C.	Chang	
RESIDENCE AN CITIZENSHIP	D City	State or Foreign Country	Country of Cit	tizenship
	Gaithersburg	Maryland	USA	
POST OFFICE ADDRESS	Number and Street	City	State or Country	Zip Code
	330 Alderwood Drive	Gaithersburg	Maryland	20878

Day Ist	06/04/25	
FIRST INVENTIOR Danny A. Grant	Date	
SECOND INVENTOR Jeffrey Eid	Date	
THIRD INVENTOR Shoichi Endo	Date	
FOURTH INVENTOR Erik J. Shohian	Date	
FIFTH INVENTOR Dean C. Chang	Date	

JUN 27 2006 B

Docket No.: IMMR-0152A (034701-000510)

FIRST INVENTOR	Date	
Danny A. Grant		
Jan Per	4/25/06	
SECOND INVENTOR Jeffrey Eid	Date	
THIRD INVENTOR Shoichi Endo	Date	
FOURTH INVENTOR Erik J. Shohian	Date	
FIFTH INVENTOR Dean C. Chang	Date	

JUN 2 7 2006 W

Docket No.: IMMR-0152A (034701-000510)

FIRST INVENTOR Danny A. Grant	Date	
SECOND INVENTOR Jeffrey Eld	Date	
THIRD INVENTOR Shoichl Endo	Date 4/25/2006	
FOURTH INVENTOR Erik J. Shohian	Date	
FIFTH INVENTOR Dean C. Chang	Date	

FIRST INVENTOR Danny A. Grant	Date	
SECOND INVENTOR Jeffrey Eid	Date	
THIRD INVENTOR Shoichi Endo	Date 5-19-66	
FOURTH INVENTOR Erik J. Shohian Shaho Iani	Date	
FIFTH INVENTOR Dean C. Chang	Date	

I further declare that all statements made herein of my own knowledge are true and that all statements made upon information and belief are believed to be true; and further that these statements were made with the made upon information and belief are believed to be true; and further that these statements were made with the like so made are punishable by fine or imprisonment, or both, unconstituted that willful false statements and the like so made are punishable by fine or imprisonment, or both, unconstituted that willful false statements may jeopardize the validation of the like so made are punishable by fine or imprisonment, or both, unconstituted that willful false statements may jeopardize the validation of the like so made are punishable by fine or imprisonment, or both, unconstituted that willful false statements may jeopardize the validation of the like so made are punishable by fine or imprisonment, or both, unconstituted that willful false statements may jeopardize the validation of the like so made are punishable by fine or imprisonment, or both, unconstituted that willful false statements may jeopardize the validation of the like so made are punishable by fine or imprisonment, or both, unconstituted the like so made are punishable by fine or imprisonment, or both, unconstituted the like so made are punishable by fine or imprisonment. knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

FIRST INVENTOR Danny A. Grant	Date	
SECOND INVENTOR Jeffrey Eid	Date	
THIRD INVENTOR Shoichi Endo	Date	
FOURTH INVENTOR Erik J. Shohian	Date	
FIFTH INVENTOR Dean C. Chang	5/24/05 Date	

37 C.F.R. §1.56 Duty to disclose information material to patentability

- (a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is cancelled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability is deemed to be satisfied if all information known to be material to patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by §§1,97(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The Office encourages applicants to carefully examine:
 - (1) Prior art cited in search reports of a foreign patent office in a counterpart application, and
- (2) The closest information over which individuals associated with the filing or prosecution of a patent application believe any pending claim patentably defines, to make sure that any material information contained therein is disclosed to the Office.
- (b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and
 - (1) It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim; or
 - (2) It refutes, or is inconsistent with, a position the applicant takes in:
 - (i) Opposing an argument of unpatentability relied on by the Office, or
 - (ii) Asserting an argument of patentability.

A prima facie case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.

- (c) Individuals associated with the filing or prosecution of a patent application within the meaning of this section are:
 - (1) Each inventor named in the application;
 - (2) Each attorney or agent who prepares or prosecutes the application; and
- (3) Every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application.
- (d) Individuals other than the attorney, agent or inventor may comply with this section by disclosing information to the attorney, agent, or inventor.

SV #249620 v1



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT:

Danny A. Grant et al.

SERIAL NO.:

10/538,160

CONFIRMATION NO. 3287

FILING DATE:

June 8, 2005

TITLE:

Methods and Systems for Providing Haptic Messaging to Handheld

Communication Devices

EXAMINER:

unassigned

ART UNIT:

unassigned

CERTIFICATE OF MAILING

I hereby certify that this paper is being deposited with the United States Postal Service as First Class Mail in an envelope addressed to: Missing Parts, Commissioner for Patents, Alexandria, VA 22313-1450, on the date printed below:

Date: 6/23/06

Name:

Mail Stop Missing Parts **Commissioner for Patents** P.O. Box 1450 Alexandria, VA 22313-1450

DECLARATION OF LACK OF DECEPTIVE INTENT

Shahoian

I, Erik J. Shohian, am an inventor of the subject matter claimed in US Patent Application Serial Number 10/538,160 which claims priority from PCT Application Number PCT/US2003/038899 in which I was not named as an inventor. I hereby confirm that any error in inventorship in the international application occurred without deceptive intention on my part.

By: 5-19-06



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Mail	in an envelope addressed to: Mise date printed below:	IFICATE OF MAILING deposited with the United States Postal Service as First Class using Parts, Commissioner for Patents, Alexandria, VA 22313-1450, Name:
ART UNIT:	unassigned	
EXAMINER:	unassigned	
TITLE:	Methods and Syste Communication D	ems for Providing Haptic Messaging to Handheld Pevices
FILING DATE:	June 8, 2005	
SERIAL NO.:	10/538,160	CONFIRMATION NO. 3287
APPLICANT:	Danny A. Grant et	al.

Mail Stop Missing Parts Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

DECLARATION OF LACK OF DECEPTIVE INTENT

I, Dean C. Chang, am an inventor of the subject matter claimed in US Patent Application Serial Number 10/538,160 which claims priority from PCT Application Number PCT/US2003/038899 in which I was not named as an inventor. I hereby confirm that any error in inventorship in the international application occurred without deceptive intention on my part.

By: 2 Ch

Date: 5/25/01



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT:

Danny A. Grant et al.

SERIAL NO.:

10/538,160

CONFIRMATION NO. 3287

FILING DATE:

June 8, 2005

TITLE:

Methods and Systems for Providing Haptic Messaging to Handheld

Communication Devices

EXAMINER:

unassigned

ART UNIT:

unassigned

CERTIFICATE OF MAILING

I hereby certify that this paper is being deposited with the United States Postal Service as First Class Mail in an envelope addressed to: Missing Parts, Commissioner for Patents, Alexandria, VA 22313-1450, on the date printed below:

Date: 6/23/06

Name:

Mail Stop Missing Parts Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

CONSENT OF ASSIGNEE

Dear Sir:

I, Laura Peter, am Vice President and General Counsel of Immersion Corporation and am authorized to execute this Consent of Assignee. Immersion Corporation herby consents to the addition of inventors Erik J. Shohian and Dean C. Chang to the above-captioned patent application.

By: Ceura A. Peter

Date: 21 april 2006



PTO/S8/96 (09-04)
Approved for use through 07/31/2006, OMB 0651-0031
and Trademark Office: U.S. DEPARTMENT OF COMMERCE

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

STATEMENT UNDER 37 CFR 3.73(b)				
Applicant/Patent Owner: Immersion Corporation				
Application No./Patent No.: 10/538,160 Filed/Issue Date: June 8, 2005				
Entitled: Methods and Systems for Providing Haptic Messaging to Handheld Communication Devices				
Immersion Corporation , a Corporation				
(Name of Assignee) (Type of Assignee, e.g., corporation, partnership, university, government agency	, etc.)			
states that it is:				
1. X the assignee of the entire right, title, and interest; or				
2. an assignee of less than the entire right, title, and interest				
The extent (by percentage) of its ownership interest is %				
in the patent application/patent identified above by virtue of either:				
A. An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel, Frame, or for which a copy thereof is attached.				
OR				
B. A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee as shown below:	\$			
1. From:				
The document was recorded in the United States Patent and Trademark Office at				
Reel, Frame, or for which a copy thereof is attached.	Reel, Frame, or for which a copy thereof is attached.			
2. From: To:				
The document was recorded in the United States Patent and Trademark Office at				
Reel, Frame, or for which a copy thereof is attached.				
3. From: To:				
3. From: To: The document was recorded in the United States Patent and Trademark Office at				
Reel, Frame, or for which a copy thereof is attached.				
☐ Additional documents in the chain of title are listed as a supplemental shoot				
Additional documents in the chain of title are listed on a supplemental sheet.				
☑ Copies of assignments or other documents in the chain of title are attached.				
[NOTE: A separate copy (i.e., a true copy of the original document(s)) must be submitted to Assignment Division in accordance with 37 CFR Part 3, if the assignment is to be recorded in the records of the USPTO. See MPEP 302.08]				
The undersigned (whose title is supplied below) is authorized to act on behalf of the assignee.				
Jana A Refer 21 ant 2006				
Signature Date				
Laura A. Peter 408,467,1900				
Printed or Typed Name Telephone Number				
Vice President and General				
Counsel				
Title				

This collection of information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

ASSIGNMENT

WHEREAS, we, Danny A. Grant, a citizen of Canada, residing at 5961 Rue de la Roche #4,

Montreal, Quebec H2S 2C8, Canada, Jeffrey Eid, a citizen of the United States of America, residing at

105 Shadwell Drive, Danville, CA 94506, Shoichi Endo, a citizen of Japan, residing at 20268 Northwest

5 hahoia

Square, Cupertino, CA 95014, Erik J. Shohian, a citizen of the United States of America, residing at 3208

El Suyo Drive, San Ramon, CA 94583 and Dean C. Chang, a citizen of the United States of America,

residing at 330 Alderwood Drive, Gaithersburg, MD 20878, have invented an "Methods and Systems

for Providing Haptic Messaging to Handheld Communication Devices" for which we have executed application papers for a U.S. patent thereon, which was filed on June 8, 2005, serial no. 10/538,160; and

WHEREAS, Immersion Corporation, a Delaware corporation, having a place of business located at 801 Fox Lane, San Jose, CA 95131, is desirous of acquiring the exclusive right, title and interest in and to said invention and in and to the Letters Patent to be granted and issued therefor in the United States of America and its territories and possessions, and all countries foreign thereto;

NOW, THEREFORE, for a valuable consideration, the receipt of which is hereby acknowledged, we, Danny A. Grant, Jeffrey Eid, Shoichi Endo, Erik J. Shohian and Dean C. Chang, do sell, assign, transfer and set over unto the said Immersion Corporation, its successors and assigns, the full and exclusive right, title and interest in and to said invention, and in and to any and all Letters Patent to be granted and issued therefor, not only for, to and in the United States of America, its territories and possessions, but also for, to and in all other countries including all priority rights under the International Convention; and we hereby authorize and request the Commissioner of Patents and Trademarks to issue said Letters Patent to said Immersion Corporation, its successors and assigns, in accordance with this Assignment.

Re: U.S. Patent Application entitled: Methods and Systems for Providing Haptic Messaging to Handheld Communication Devices

Inventor: Danny A. Grant

WITNESS MY HAND at Montreal PQ. this

25 day of April (city, state)

(date) (month) (year)

Danny A. Grant

Manuel (10)

April/25/2006

Millel Collets And 25/2006

Re: U.S. Patent Application entitled: Methods and Systems for Providing Haptic Messaging to Handheld Communication Devices

Inventor: Jeffrey Eid

WITNESS MY HAND at	DANJOSE,	CA	, this
0 + h	(city, st	ate)	
(date)	(month)	 (year)	· ·)
Jeffrey Eid	<u>. </u>		
OTATE OF OAT PORKE			
STATE OF CALIFORNIA) SS.		
COUNTY OF SONTO	(orc)		
LUMINE B. Him	day of	y appeared Jeffrey E	
me (or proved to me on the bassubscribed to the within instruhis/her/their authorized capacithe entity upon behalf of which	ment and acknowledged to me ities, and that by his/her/their s	e that he/she/they exc signature/s on the ins	ecuted the same in
WITNESS my hand a	nd official seal.		
ROSEMARI	E B. RAMOS	Milling	PIDE IN DUM

My Comm. Exp. May 9, 2007

Re: U.S. Patent Application entitled: Methods and Systems for Providing Haptic Messaging to Handheld Communication Devices

Inventor: Shoichi Endo

WITNESS MY HAND at	(city, state) (city, state) (year)
Shoichi Endo	
STATE OF CALIFORNIA COUNTY OF : Chris) ss.)
to me (or proved to me on the basis of satisfactory subscribed to the within instrument and acknowled	lged to me that he/she/they executed the same in her/their signature/s on the instrument the person/s or
WITNESS my hand and official seal.	
ROSEMARIE B. RAMOS COMM. #1416737 Notary Public-California SANTA CLARA COUNTY My Comm. Exp. May 9, 2007	NOTARY RUBLIC

Re: U.S. Patent Application Handheld Communication Inventor: Erik J. Shohian Shohian	on Devices	ls and Systems for P	roviding Haptic Messag	ing to
WITNESS MY HAND at	San Ramon,		, this	
1.0	dan af Man	(city, state)	0006	
	day of <u>May</u>	((v.co.r.)	
(date)		(month)	(year)	
Erik J. Shohian Sha	hoian			
CTATE OF CALEODAI	•	,		
STATE OF CALIFORNI	A	<i>)</i>		
) SS.		
COUNTY OF	····)		
On this	day of	,	, before me, ared Erik J. Shohian, per	
to me (or proved to me or subscribed to the within i his/her/their authorized ca the entity upon behalf of	n the basis of satisfants of satisfants of the hard acknowledge and that being and the being and the being and the being actions are the being actions and the being actions are the being actions and the being actions are t	ectory evidence) to be lowledged to me that he by his/her/their signatured acted, executed the in-	the person/s whose name ne/she/they executed the s re/s on the instrument the	e is/are same in
•			NOTARY PURI IC	

Re: U.S. Patent Application entitled: Methods and Systems for Providing Haptic Messaging to Handheld Communication Devices

Inventor: Dean C. Chang

WITNESS MY HAND at _	Rocky, 1/2	MD	, this	
2 ⊄ da	ay of May	(city, state)	2006	
(date)		onth)	(year)	
Dean C. Chang				
STATE OF MARYLAND COUNTY OF)) ss.)		
On this	day of	c. personally app	, before me, eared Dean C. Chang, perso	nally knowr
subscribed to the within in	the basis of satisfactor strument and acknowled bacities, and that by hi	ry evidence) to be ledged to me that is/her/their signat	the person/s whose name in the he/she/they executed the same rure/s on the instrument the part of the	s/are me in
WITNESS my han	d and official seal.			
		·	NOTARY PUBLIC	